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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/617,171	10/617,171 07/11/2003		Ki-Tag Jeong	1293.1902	2998
21171	7590	06/23/2006		EXAMINER	
STAAS & F	HALSEY	LLP	CHEN, TIANJIE		
SUITE 700 1201 NEW Y	ORK AV	ENUE, N.W.	ART UNIT	PAPER NUMBER	
WASHINGT		•	2627		
				DATE MAILED: 06/23/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applica	tion No.	Applicant(s)	Applicant(s)				
Office Action Summary			171	JEONG, KI-TAG					
			er	Art Unit					
		Tianjie 0		2627					
Period fo	The MAILING DATE of this communi or Reply	cation appears on t	he cover sheet w	vith the correspondence ad	ldress				
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE Mansions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this common period for reply is specified above, the maximum state to reply within the set or extended period for reply reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	AILING DATE OF Tof 37 CFR 1.136(a). In no cunication. tutory period will apply and will, by statute, cause the a	THIS COMMUN event, however, may a will expire SIX (6) MO pplication to become A	ICATION. I reply be timely filed  ONTHS from the mailing date of this capabandoned (35 U.S.C. § 133).	·				
Status									
1)⊠	Responsive to communication(s) file	d on <u>02 May 2006</u> .							
2a) <u></u> □	This action is FINAL. 2b) This action is non-final.								
3)[	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is								
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.									
Disposit	on of Claims								
4)⊠	4)⊠ Claim(s) <u>1-23</u> is/are pending in the application.								
4a) Of the above claim(s) is/are withdrawn from consideration.									
5) Claim(s) is/are allowed.									
	6) Claim(s) <u>1-23</u> is/are rejected.								
<u></u>	7) Claim(s) is/are objected to.								
8)[_]	Claim(s) are subject to restric	tion and/or election	requirement.						
Applicat	on Papers								
9)	The specification is objected to by the	e Examiner.							
10)	The drawing(s) filed on is/are:	a) accepted or l	o) objected to	by the Examiner.					
	Applicant may not request that any object	tion to the drawing(s	) be held in abeya	ance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).									
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority (	ınder 35 U.S.C. § 119								
12)☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)☐ All b)☐ Some * c)☐ None of:									
	1. Certified copies of the priority documents have been received.								
	2. Certified copies of the priority documents have been received in Application No								
3. Copies of the certified copies of the priority documents have been received in this National Stage									
* ~	application from the Internation	-							
^ S	See the attached detailed Office action	n for a list of the ce	tified copies no	t received.					
Attachmen	t(e)								
	e of References Cited (PTO-892)		4) Interview	Summary (PTO-413)					
2) Notic	e of Draftsperson's Patent Drawing Review (P		Paper No	o(s)/Mail Date	0.450				
-	nation Disclosure Statement(s) (PTO-1449 or I r No(s)/Mail Date	PTO/SB/08)	5)	Informal Patent Application (PT0	J-1 <b>5</b> 2)				

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# Non-Final Rejection (RCE)

#### Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 05/02/2006 has been entered. Claims 1-23 are pending.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Takashima (US 6,787,941).

Claims 1, 5, 6, 10, 11, 15, 16, and 20; Takashima shows an actuator of a hard disk drive in Fig. 1, having coil 7, yoke 9 and magnets 15, but does not show the detailed relative position of the magnets and the portions of the coil. Takashima further shows a prior art in Figs. 8-12, wherein the relative positions between the portions of the coil and the magnets is disclosed. It would have been obvious at the time the invention was made to one of ordinary skill in the art to apply Takashima's coil with molds into Prior Art's structure disclosed in fig. 8. The rationale is as follows:

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Takashima shows that the structure in Fig. 8 is a conventional structure and Takashima also stated that his invention is only improve the strength of the coil (Column 2, lines 26-29). One of ordinary skill in the art would use the Prior Art's configuration for Takashima's coil with molds

Such constructed device includes a base plate and a voice coil motor, to move a magnetic head to record and reproduce data with respect to a disk to a predetermined position on the disk, including: a suspension 6 supporting a slider 5, where the magnetic head is mounted; and an arm 8 included on the base plate of the hard disk drive to pivot, an arm including the suspension at a leading end portion of the arm and a coil 7 (Fig. 8) of the voice coil motor coupled to a rear end portion of the arm, a set of magnets 15 (Fig. 8; column 1, line 22) arranged to be separated a predetermined distance from the coil (Fig. 8)/and normally above and below (Column 1; lines 18-19) a part of an effective portion of the coil during operation of the suspended actuator (for claim 20); wherein an area between the magnets is an effective portion and an area (where the connection mold resides) outside of the magnets is an non-effective portion and, the coil is coupled to the rear end portion of the arm by an outer mold (See Figs. 8 and 9 with added marks in next page) formed to encompass an outer circumference of the coil, an inner mold is formed inside the coil, and a connection mold connecting the outer mold and the inner mold is formed on at least part of a surface of the noneffective portion of the coil and not on the effective portion.

Claim 6, Takashima also shows a hard disk drive that reproduces data stored in a disk or records data on the disk by using a magnetic head, the hard disk drive including: an actuator including an arm included on a base plate of the hard disk drive to pivot and a suspension at a leading end portion of the arm and supporting a

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slider on which the magnetic head is mounted; and a voice coil motor including a coil coupled to a rear end portion of the arm and a magnet arranged, which is inherently separated a predetermined distance from the coil and to face at least one of upper and lower surfaces of the coil, and pivoting the actuator in a predetermined direction by the interaction between current flowing through the coil and a magnetic field formed by the magnet.

Claims 2, 7, 12, and 17; Takashima further shows that the connecting mold is formed at an entire surface of the non-effective portion of the coil.

Claims 3, 8, 13, and 18; Takashima further shows that the connection mold is formed in a middle portion along a lengthwise direction of the non-effective portion of the coil.

Claims 4, 9, 14, and 19; Takashima further shows that the connection mold is formed at at least two positions along a lengthwise direction of the non-effective portion of the coil.

Claims 5, 10, 15, 20; Takashima further shows the connecting mold is also formed on the lower surface of the non-effective portion of the coil.

Claim 21, Takashima shows a subassembly of a hard disk drive, including: a voice coil motor including a coil that has a upper and lower surface with a non-effective portion; an inner mold formed inside said coil; an outer mold formed on an outer circumference of said coil; and a connection mold connecting said outer mold and said inner mold wherein the connection mold is formed both on said upper and said lower surface of the non-effective portion of the coil.

Claim 22, as described above, Takashima shows an actuator assembly of a hard disk drive, comprising: an arm, comprising: a voice coil, an outer mold holding the

voice coil on an outside; an inner mold holding the voice coil on an inside; and a connection mold connecting the inner mold and the outer mold across the coil.

Claim 23, Takashima further shows in Fig. 10 attached in next page that the arm has a pivot, the coil has a side away from the pivot and the connection mold is located on the side away from the pivot.

## Response to Arguments

3. Applicant's arguments with respect to claims 1, 5, 6, 10, 11, 15, 16, and 20-22 have been considered but are most in view of the new ground(s) of rejection.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tianjie Chen whose telephone number is 571-272-7570. The examiner can normally be reached on 8:00-4:30, Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hoa Nguyen can be reached on 571-272-7579. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TIANJIE CHEN
PRIMARY EXAMINER